2013 DRAFTING REQUEST

Assen	nbly Ameno	iment (AA-A	(B59)					
Receiv	Received: 5/15/2013				eceived By:	phurley		
Wante	ed: Today Evan Goyke (608) 266-0645			S	Same as LRB:			
For:				В	By/Representing:			
May Contact:				D	rafter:	phurley		
Subject: Criminal Law - law enforcement				A	ddl. Drafters:			
				E	xtra Copies:			
Reque	t via email: ster's email: n copy (CC) to	-	Goyke@legis.v	wisconsin.go	v			
Pre To								
No spe	ecific pre topic	given						
Topic								
Limits	on searches o	f persons on pro	obation parole	or extended	supervision			
Instru	ctions:							
combi	ne a0472 and a	a0473						
Drafti	ng History:							
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	Jacketed	Required	
/?	phurley 5/15/2013	wjackson 5/15/2013	phenry 5/15/2013					
/1					mbarman 5/15/2013	mbarman 5/15/2013		
FE Ser	nt For:							

<END>

2013 DRAFTING REQUEST

Assembly Amendment (AA-AB59)

Received:

5/15/2013

Received By:

phurley

Wanted:

Today

Same as LRB:

For:

Evan Goyke (608) 266-0645

By/Representing:

May Contact:

Drafter:

phurley

Subject:

Criminal Law - law enforcement

Addl. Drafters:

Extra Copies:

Submit via email:

YES

Requester's email:

Rep.Goyke@legis.wisconsin.gov

Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

44.

Topic:

Limits on searches of persons on probation parole or extended supervision

Instructions:

combine a0472 and a0473

Drafting History:

Vers. Drafted

Reviewed Typed

Proofed

Submitted

Jacketed

Required

/? phurley

1 Wy5/15

FE Sent For:

<END>

Hurley, Peggy

From:

Knocke, Ryan

Sent:

Wednesday, May 15, 2013 8:47 AM

To:

Hurley, Peggy

Subject:

Rep. Goyke Amendment Revision - **RUSH**

Importance:

High

Peggy-

I hope this message finds you well. Rep. Goyke spoke with Rep. Kleefisch last night about the amendments and Rep. Goyke has instructed me following that conversation to forward a request to you to combine into one amendment LRB a0472 and LRB a0473. With the 24 hour rule approaching later this morning I wanted to get this to you as soon as I received it. Thank you for working on this at such short notice!

Ryan

Ryan Knocke Legislative Aide Office of State Representative Evan Goyke

Telephone: (608) 266-0645



1

2

3

4

5

6

7

8

9

10

11

12

13

State of Misconsin 2013 - 2014 LEGISLATURE



ASSEMBLY AMENDMENT, TO ASSEMBLY BILL 59

Now

At the locations indicated, amend the bill as follows:

- **1.** Page 2, line 10: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subsection is not admissible in any revocation proceeding against the person.".
 - **2.** Page 2, line 20: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this paragraph is not admissible in any revocation proceeding against the person.".
 - **3.** Page 3, line 10: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subdivision is not admissible in any revocation proceeding against the person.".
 - **4.** Page 3, line 19: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subsection is not admissible in any revocation proceeding against the person.".

- **5.** Page 4, line 4: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subsection is not admissible in any revocation proceeding against the person.".
- **6.** Page 4, line 14: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subsection is not admissible in any revocation proceeding against the person.".
- **7.** Page 4, line 23: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subsection is not admissible in any revocation proceeding against the person.".
- 8. Page 5, line 8: after "department." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subsection is not admissible in any revocation proceeding against the person
- Page 5, line 18: after "corrections." insert "Evidence or information obtained during or pursuant to a search conducted in violation of this subsection is not admissible in any revocation proceeding against the person.".

16

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

(END)

mer



State of Misconsin 2013 - 2014 LEGISLATURE



ASSEMBLY AMENDMENT, TO ASSEMBLY BILL 59

-\nsert

1 / At the locations indicated, amend the bill as follows:

Page 5, line 8: after that line insert:

"Section 8m. 972.113 of the statutes is created to read:

972.113 Certain evidence excluded. Evidence or information obtained during or pursuant to a search conducted under s. 302.043 (4), 302.045 (3m) (e), 302.05 (3) (c) 4., 302.11 (6m), 302.113 (7r), 302.114 (8g), 304.02 (2m), 304.06 (1r), or 973.09 (1d) is not admissible in evidence in any criminal proceeding if the search was done without the reasonable suspicion required thereunder or if the search was conducted in an unreasonable manner or was arbitrary, capricious, or harassing."

10

2

3

4

5

6

7

8

9